# INSTRUCTIONS FOR PROGRAM OPERATORS LAWSUITS TO PROHIBIT ABUSE OR PROGRAM MISCONDUCT (Transitional Housing Misconduct Act)

(Health and Safety Code section 50580 et seq.)

Read the "General Instructions" first. Then read the *special instructions* for program operators on page three.

## **GENERAL INSTRUCTIONS**

#### WHO CAN GET ORDERS PROHIBITING ABUSE OR MISCONDUCT?

Individuals or organizations that run a transitional housing program can ask the court for these orders. The Transitional Housing Misconduct Act applies only if the housing program

- (1) is run by a government agency, a private nonprofit corporation that receives program funds from a government agency, or an operator hired by one of the above to run the program;
- (2) helps homeless persons obtain the skills necessary for independent living in permanent housing;
- (3) includes regular individualized case management services;
- (4) provides a structured living environment and requires compliance with program rules; and
- (5) restricts the occupancy period to not less than 30 days but not more than 24 months.

Only the program operator can ask the court for orders against a participant. A program participant cannot ask the court for orders against a fellow participant, nor can program employees or neighbors of the program site ask for orders. The program operator can, however, petition on their behalf.

#### TO WHOM DO THESE ORDERS APPLY?

A program operator can ask the court for orders against a homeless person who is now a participant in the housing program. Someone is a homeless person if, before coming to the housing program, he or she lacked a regular and adequate nighttime residence **or** the most recent nighttime residence was

- (1) a supervised shelter designed to provide temporary housing; or
- (2) an institution that provides temporary housing for individuals intended to be institutionalized; or
- (3) a place not designed or ordinarily used as sleeping accommodations for humans.

Someone is a participant in a housing program if he or she signed a contract with the program as a condition to getting housing. The program operator can get orders only against a participant who has signed a contract that includes

- (1) the housing program's rules:
- (2) a statement of the program operator's right of control and access over the unit occupied by the participant; **and**
- (3) a restatement of the procedures and rights created by the Transitional Housing Misconduct Act.

The program operator can ask for orders against the participant and anyone living with the participant at the program site. The operator must prove program misconduct or abuse, however, for each individual against whom orders are granted.

Restraining orders issued under this act apply only to the persons named in the order. That means that if the court orders only one member of a family to move out of program housing, the rest of the family members may remain in the program (unless they are all minors).

(Continued on reverse)

Page one of eight

#### WHEN CAN THE COURT MAKE ORDERS PROHIBITING ABUSE OR MISCONDUCT?

Program operators can ask the court for orders if the participant has engaged in program misconduct or abuse. The participant's conduct is program misconduct if

- (1) the participant intentionally broke the program rules;
- (2) the participant's conduct substantially interferes with the program operator's ability to run the housing program; **and**
- (3) the conduct relates to
  - (a) drunkenness, sale or use of drugs, theft, arson, or destruction of another person's property; or
  - (b) violence or threats of violence directed at, and harassment of, immediate neighbors of the program site, program employees, or other participants.

The participant's conduct is abuse if

- (1) the participant did or attempted to attack, strike, batter, or sexually assault other participants, program employees, or immediate neighbors of the program site; or
- (2) the participant threatened to attack, strike, batter, or sexually assault the above individuals.

#### WHAT KINDS OF ORDERS ARE AVAILABLE TO PREVENT ABUSE OR MISCONDUCT?

A program operator can request a Temporary Restraining Order or a "permanent" order (Order After Hearing), or both. These both are court orders forbidding someone from engaging in the activity described in the order. A Temporary Restraining Order is issued by a judge after a request for a permanent order has been filed, but before there has been a full hearing. Permanent orders can be issued only after a full hearing before a judge, where both the participant and the program operator can be represented by attorneys and have the opportunity to present evidence.

## TEMPORARY RESTRAINING ORDERS ("TRO") BEFORE THE HEARING

A TRO orders the participant to stop the abuse or misconduct and goes into effect immediately. The order lasts a maximum of five days. The court may not be able to grant a hearing within five days, in which case the order will last until the hearing. To get a TRO the program operator must prove that the participant has engaged in program misconduct or abuse and that great or irreparable harm will result before the hearing if the TRO is not granted.

In limited circumstances, the judge can use a TRO to order the participant to move out. The judge will do this only if it is necessary to protect another participant, a program employee, or an individual who lives within 100 feet of the program site from imminent serious bodily injury. To get a TRO excluding the participant from program housing, the program operator must provide clear and convincing evidence that the participant engaged in abuse and that great or irreparable injury will result before the hearing if the participant is not ordered to move out or stay away from the housing program, or both.

If the participant has been living in program housing under contract for six months or longer, the program operator cannot get a TRO unless an action is pending against the participant or a TRO is already in effect and is subject to further orders. The program operator may still use unlawful detainer procedures or file for a permanent order only.

You must give notice to the participant before asking for a TRO. Notice requires you to show the judge that

- (1) before applying for the TRO you told the participant or the participant's attorney when and where the application would be made; or
- (2) you made a good-faith effort to tell the participant or the participant's attorney; or
- (3) you should not have to give notice because great harm would result to a program operator, participant, or immediate neighbor of the program site before the hearing.

## ORDER AFTER HEARING ("PERMANENT" ORDERS)

Temporary restraining orders last a maximum of five days or until the hearing. When the judge issues the TRO, he or she will set a date for the hearing on the permanent order (also called the Order After Hearing or "injunction"). A "permanent" order issued after a hearing lasts up to one year.

The program operator seeking the order must have the following papers delivered (served) to the participant at least two days before the hearing

- (1) a copy of the Order to Show Cause (Transitional Housing Misconduct);
- (2) a copy of the Temporary Restraining Orders (if any);
- (3) a copy of the Petition for Order Prohibiting Abuse or Program Misconduct;
- (4) a blank Participant's Response (Transitional Housing Misconduct);
- (5) two copies of a blank Attached Declaration (form MC-031);

#### Order After Hearing continued

- (6) a blank Proof of Personal Service (Transitional Housing Misconduct);
- (7) a copy of these instructions; and
- (8) copies of all materials (affidavits and supporting memoranda) to be used in the hearing.

The Order to Show Cause must contain the name and phone number of the Legal Services Office in the county where the petition was filed, and must inform the participant this office may be called for legal advice about responding to the request for court orders.

In limited circumstances the court will make a permanent order for the participant to move out of or keep away from the program site. To get this type of order, the program operator must provide clear and convincing evidence that the participant engaged in abuse and that great or irreparable injury will result if the order is not granted.

#### WHAT IS NEEDED TO GET THE COURT ORDERS OR TO OBJECT TO THEM?

- 1. Transitional Housing Misconduct forms, available from the superior court clerk's office or from legal publishers. The court clerk can tell you where to get the forms.
- 2. A typewriter with which to fill out the forms. The forms should be typed. Some volunteer legal service groups have typewriters you can use, and some libraries offer the use of typewriters for a small fee. If you cannot type, print clearly.
- 3. Money for a court filing fee, unless the court excuses you from paying. If you cannot afford to pay the court filing fee, ask the clerk for the Information Sheet on Waiver of Court Fees and Costs. If you are a participant objecting to the court orders, you do not have to pay to file your response.
- 4. Someone 18 years of age or older to deliver (serve) certain papers to the other party. This person must be someone other than yourself, and not an employee of the program.

#### WHAT FORMS ARE AVAILABLE FOR OBTAINING OR OPPOSING AN ORDER?

- 1. **Petition for Order Prohibiting Abuse or Program Misconduct ["Petition"].** This four-page form tells the judge the facts of the program operator's case and what orders the program operator wants the judge to make.
- 2. Order to Show Cause and Temporary Restraining Order ["OSC/TRO"]. The judge signs this order to tell the participant to come to court for the court hearing. It may contain court orders that take effect immediately and stay in effect for up to five days or until the hearing.
- 3. **Participant's Response ["Response"].** The participant may file this form to object to the orders the program operator asked the court to make, and to give his or her side of the story.
- 4. **Order After Hearing ["Order"].** This is the permanent order or injunction. This form is signed by the court following the hearing. It will expire in one year or less unless the court terminates, modifies, or extends it.
- 5. **Proof of Personal Service.** This form shows that a participant or program operator has been served with legal papers as required by law.

# INSTRUCTIONS FOR THE PROGRAM OPERATOR

#### STEPS TO TAKE TO GET A COURT ORDER

- 1. **Complete the forms.** Fill in the Petition and the OSC/TRO except for the date of the court hearing and the judge's signature. (Remember, most courts require that all forms be typewritten.)
  - a. If you are not represented by an attorney, fill in the name of the person signing the petition, the program name, mailing address, and phone number at the top of each form. If you do not want to disclose your home or work address or phone number, you may use an address or phone number where you will be able to receive any communications.
  - b. Fill in the name of the county where the action will be filed and the address of the superior court.
  - c. Type your full name and the participant's full name.
  - d. Mark with an "X" all boxes that apply to your case. Read each item carefully and fill in the necessary information. Be specific.
  - e. You can type any witness statements (called affidavits or declarations) on form MC-031 and attach the form to your Petition.
  - f. Remember to date and sign the Petition.

(Continued on reverse)

#### Steps to Take to Get a Court Order

- 2. Make copies. You will need at least five copies of each Transitional Housing Misconduct form: one for a worksheet, the original to file with the court, a copy to be personally delivered (served) to the participant, and two copies for yourself. You will need more than five copies of the OSC/TRO, the Order, and the Proof of Service form. In addition to the five copies above, get one for each law enforcement agency you want to enforce your orders, and two for yourself.
- 3. **TRO.** If you are requesting a TRO you must give details of the participant's misconduct or abuse, the problems it has caused you, and why you need an order before a full hearing. Place an "X" in the box marked "To be ordered now and to be effective until the hearing" under numbers 8, 9,10, 11, or 13 on the Petition.
- 4. **Court clerk.** Take all your completed forms and all copies to the clerk's office in the superior court. The clerk will tell you where to take your papers and when to pay your filing fee, if required.
- 5. Court papers. If the judge signs the OSC/TRO, take the original and all copies back to the court clerk. The clerk will stamp all the papers with a case number. The copies must include an "Endorsed-Filed" stamp (showing the date of filing), the judge's signature, and the date of signing. The clerk will file the originals and give you the copies. KEEP TWO ENDORSED-FILED COPIES FOR YOURSELF. Carry one with you and keep one in a safe place. You may need one if you have to call the police.
- 6. **Personal service.** Have the participant personally served with copies of the Petition and the OSC/TRO, a blank copy of the Response, two blank copies of form MC-031, a blank copy of the Proof of Personal Service, a copy of these instructions, and a copy of all materials (affidavits and supporting memoranda) to be used in the hearing. On the OSC/TRO you must fill in the box on the first page with the name, address, and phone number of the Legal Services Office in the county in which the petition is filed.

You cannot serve the participant yourself. Service may be made by a licensed process server, the sheriff's department, or any person 18 years of age or older, other than you or a program employee. The papers must be delivered to the participant personally, and cannot be mailed or left at the participant's dwelling unit.

Service is very important. It tells the participant about the order and the hearing. Without it there will not be a court hearing and your TRO will no longer be good unless it is extended by the court. The participant must be personally served at least two days before the hearing.

- 7. **Copy to the police.** If you have requested a TRO and the judge has granted them, immediately deliver copies to each law enforcement agency (police, marshal, or sheriff's office) that you want to enforce the order.
- 8. **After service.** After the participant has been personally served, the person who served the participant must complete and sign the original of the Proof of Personal Service form. Take the signed original and the copies back to the court clerk. The clerk will file the original and stamp "Endorsed-Filed" on the copies. Deliver one Endorsed-Filed copy to each law enforcement agency at which you filed your TRO. Keep two Endorsed-Filed copies for yourself.
- 9. **Court hearing.** Go to the court hearing with any evidence you have. Any witnesses to the participant's conduct also should come to the hearing. The Order should be filled in and given to the judge for signing.
- 10. **File the Order.** If the judge signs the Order, file the original with the clerk, get the copies stamped with an "Endorsed-Filed" stamp, and immediately deliver copies to law enforcement agencies.
  - If the participant was not present in court for the hearing, arrange to have the participant personally served with a copy of the Order. File the completed Proof of Personal Service with the court and deliver copies stamped "Endorsed-Filed" to law enforcement agencies. KEEP TWO COPIES FOR YOURSELF. Carry one with you and keep one in a safe place.
- 11. **Renewal.** An Order will expire within one year, but you can apply for an extension. The law requires you to file for a renewal by filing a new Petition any time within three months before the Order expires. Do not check the modification box on the Petition when you file for renewal.

#### WHAT TO DO IF THE PARTICIPANT DISOBEYS THE ORDER

- 1. **Reports.** Report violations of the Order as soon as possible to your local law enforcement agency. Keep a written record of the incidents and obtain copies of police reports concerning them.
- Contempt of court. Violation of a restraining order is punishable by civil contempt of court. You must file a civil contempt action in the same court that issued the restraining order. If the participant is in contempt of court, you can file for a modification of the order (use form TH-100) and ask the court to order the participant to move out of the program housing.

NOTE: See sample filled-in Petition on pages 5-8.

The next four pages show a Petition that has been completed with examples of the kind of Information a court is likely to want.

After this form is filed, the clerk will stamp this box on the copies so everyone knows it is a copy of an official paper. This is the place for the "Endorsed--Filed" stamp.

The county clerk will give you this number. Use it on all forms you file later.

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If you are not represented						\		
by an attorney, fill in your							/	
name, mailing address,	١.,						/	_
and phone number at the		ATTORNEY OR PARTY WITHOUT AT Robert Hoe, Pro-			TELEPHONE NO.: 9 0	FOR COUR	T USE ONLY	
top of each form.		Family First Tr	ansitional Ho				/	
		123 Front St., Big City, Calif				\	/	
County where you are		Big City, Calli	Ornia 90135					
County where you are		ATTORNEY FOR (Name): In						
filing your case. Contact		SUPERIOR COURT OF	CALIFORNIA, COUN	NTY OF ANY COUNTY				
the county clerk if you do not know the address.		STREET ADDRESS:	100 Elm Stree	et				
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		BRANCH NAME:	Anycown, carr	IIOIMIA JIZJJ				
Your full name or the		PROGRAM OPERATO	R: Family Fir	st Transitional Hou	sing	1		
name of the organization	/ I		Program				/	
requesting the orders.		PARTICIPAN	IT: Danny Doe			/		⅃
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against.			Modification of Previ	ious Order (date):				
	_			(THIS IS NOT AI	N ORDER)	•		_
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asking for orders to go	1			before completing this form.				
into effect immediately	· '	You must nave a copy se	ervea on the participal	nt at least two days before the	e nearing.			
when the TRO is signed	1	. Jurisdiction. This suit	is filed in this county	because participant resides in	n this county.			
by the judge. You will	l							
also need to check the	/2			rst Transitional Ho				
boxes in 8-14 and give	/		ital agency (specify):	s defined in Health and Safety	Code Section 50562		ager or operator	
the necessary	/	=		-1.1		=		
information.	ľ			eiving program funds from a g Department of Hous		X Man	ager or operator	
Put an <b>X</b> in the box that		. Program site (specify			3			
applies in items 2 and 3.	- 3			<b>y, 21F code).</b> ress optional): 200 Hill S	2+ 7m+ 16			
You must check one box				Bia Citv.	California 90	135		
in each of those items.		b Other locati	ons of the program (a	addresses):				
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want the judge to grant	4	Code section 50582 (n		a "homeless person" dwelling	at a program site a	s defined in Health and S	alety	
orders against. Only those			arro arro so rooman	roa or onoradou).		Age (if under 18)	)	
people named here will be		<u>Name</u>				-	•	
restrained or excluded by		Danny I	oe					
the orders.								
		5 Persons living with par	ticipant h participant's	s dwelling unit who are not to b	ne restrained or exclu	ided (name all below) If	none.	
Name any people here		check this box:	- I			(	,	
who live with the partici-		<u>Name</u>		Family relation	<u>nship</u>	Age (if under 18)		
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orders granted against		Margare Denise		wife daugh	ıter	5 years		
them.		Delitae	200	aaugn	<del>-</del>	J Years		
	6. Participant has signed a contract with the program operator. The contract includes (attach a copy of the signed contract)							
Be sure to attach a copy		a. Program rules and r	•	. 5p -:	janaon a oc	,, ,g.ioa contract,	,	
of the contract that was	b. A statement of program operator's right of control over and access to the program unit occupied by participant.							
signed by the participant.	c. A summary of the requirements and procedures of Health and Safety Code sections 50590, 50591							
orgined by the participant.								
				(Continued on reverse)	)		Page one of four	r
	_	Form Adopted by the Judicial Council of California		PETITION FOR ORDER PE			Health and Safety Code, § 50585	5
		TH-100 [New July 1, 1992]		OR PROGRAM MI				
				(Transitional Housin	y misconduct)			

	Fill this in.		Leave this blank.		
Put an <b>X</b> in the boxes nat apply to your case. eave the boxes empty if ney do not apply to your ase. At least two boxes nust be checked in either or <i>b</i> . Boxes in both <i>a</i> nd <i>b</i> can apply.					
		(THIS IS NOT AN ORDER)			
	PROGRAM OPERATOR: Family Firs	t Transitional Housing Program	CASE NUMBER:		
	PARTICIPANT: Danny Doe				
	with the orderly operation of the  (i) X drunkenness on the  (ii) unlawful use or sal  (iii) theft (rule No.):  (iv) arson (rule No.):  (v) destruction of prop  within 100 feet of the  Margaret Doe  John Roe, nii	entionally violated the program rules and regulation program AND involves (check at least one and eprogram site (rule No.): 4 (a) eprogram employee the program site (names and relationships to program site (names and relationships to program eprogram site (names and relationships to program eprogram site (names and relationships to program eprogram in program. (Rule ght manager in Danny Doe's buil (Rule 7 (a).) elessly bodily injury sexual assault	cite the rule number):  as, other participants, or persons living gram and rule No.):  ees, other participants, or persons living gram and rule No.):  e 7 (b).)		
em 7c is the most nportant part of your etition. This information all the judge will know bout your case until the	to program): Margaret Doe John Roe, ni  C. FACTS. Describe in detail the most rece and who did what to whom. Describe an violated by each incident of misconduct. use form MC-031 (on the reverse of form Participant, his wife	ticipants, or persons living within 100 feet of the participant in the program. In the program of the program o	lding and program employee.  Itate what happened, the dates and times, conduct, cite the rules and regulations es and check this box: (You may ons (affidavits) of witnesses.)  Atter live in an apartment in a		
rearing. Give details of the most recent incidents.  If you have so many facts they will not all fit, put an incident in	security building where a program employee is always on duty.  On June 22, 1992, participant returned home after the program curfew of 11 p.m.  (Rule 10(a).) He staggered in with the smell of alcohol on his breath and clothes and required the assistance of his wife and the night manager to make it to bed. (Rule 4(a).) On June 24, 1992, participant yelled loudly at his wife, disturbing other residents, when she asked him to stop drinking. On June 25, 1992, participant again returned home drunk. (Rule 4(a).) When his wife attempted to help him to their apartment, participant cursed at her, hit her in the face, and tried to push her down the stairs. (Rule 7(b).) When the night manager attempted to intervene, participant cursed at him and told him to mind his own business. (Rule 7(a).)  On June 26, 1992, participant's wife had a cut lip and large bruise near her mouth as a result of participant's actions. (Rule 7(b).) That evening, participant returned home sober, but told the night manager (John Roe) that he (participant) would "get him" if he intervened between participant and his wife again. (Rule 7(a).)  Several residents have complained about the noise made by participant. Participant's drinking interferes with other residents' efforts to refrain from drinking. Residents do not understand why participant is not disciplined for breaking the program rules against drinking and disruptive behavior. (Rule 7(b).) The night manager is afraid to work a shift alone when participant might again return home drunk. (Rule 7(a).)				
	TH-100 [New July 1, 1992]	(Continued on next page)  PETITION FOR ORDER PROHIBITING ABUS OR PROGRAM MISCONDUCT (Transitional Housing Misconduct)	SE Page two of four		

(Continued on reverse)

PROGRAM OPERATOR: Family	(THIS IS NOT AN ORDER)	
PROGRAM OPERATOR: Eamily	(THIS IS NOT AN ORDER)	
PROGRAM OPERATOR: Family		
	First Transitional Housing Program	CASE NUMBER:
PARTICIPANT: Danny	Doe	/
8. X PROGRAM MISCONDUCT program rules and regulation the rules and regulations on a. X drunkenness on unlawful use or s. C. theft (rule No.): d. arson (rule No.): e. destruction of pr. f. X violence or threa  9. X ABUSE RESTRAINING ORI to attack, strike, batter, or se a. X program employ b. X program particip c. persons living wi	ns so as to interfere substantially with the orderly operal the program site (rule No.): 4 (a) sale of controlled substances (drugs) (rule No.):  operty (rule No.): ats of violence and harassment (rule No.): 7 (a) , 7 (b) DERS. Participant must not attack, strike, batter, or se exexually assault ees ants ithin 100 feet of the program site bllowing persons (names):	cipant must not intentionally violate the tion of the program and specifically
John Roe, pro  10. PROGRAM SITE EXCLUSI dwelling unit assigned to pa and may take participant's p  11. STAY-AWAY ORDERS. Pa a. Dwelling unit ass b. Other program s	gram employee.  ION ORDERS. Participant must immediately move frounticipant (address optional): personal property needed until the hearing.  Inticipant must stay at least 200 feet away from the folking signed to participant (address optional):  itie locations (addresses):	owing places:
I request that copies of orders be	given to the following law enforcement agencies (spec	cify all with jurisdiction over program sites):
Anycounty Sheriff's Faraway Police Depar	Dept. 200 Government 90 Valley I	ve., Big City, CA 90134 ment Hall, Anytown, CA 90135 Blvd., Faraway, CA 90147  ore (specify case numbers and dates):
TH-100 [July 1, 1992]	(Continued on next page) PETITION FOR ORDER PROHIBITING AB	USF Page three of four
	program rules and regulation the rules and regulations on a.	program rules and regulations so as to interfere substantially with the orderly operative rules and regulations on  a.

Whenever you check these boxes you are	Fill this in.	Leave this blank.				
asking for the order to go into effect immediately, as soon as the TRO is	(THIS IS N	IOT AN ORDER)				
signed by the judge. You will also need to give the	PROGRAM OPERATOR: Family First Transitional Housing Program CASE NUMBER:					
necessary information in item 15c.	PARTICIPANT: Danny Doe					
itom roo.						
	X REQUEST FOR TEMPOR	RARY RESTRAINING ORDER ow Until the Hearing				
Check this box if you are requesting TROs. Check	15. X I request that the orders requested in items X 8 X 9 10 11 12 be effective from now until the hearing . (Note: Temporary exclusion orders under items 10-11 require an emergency.)					
the boxes for the item	a. Participant  (1) X has not been under contact with the progra	am for more than six months (date of contract): 5/1/92				
numbers in which you requested TROs.	(2) has been under contract with the program f (i) a restraining order is in effect and	for more than six months, but d subject to further orders (specify in item 14).				
	(ii) an action is pending against part  b. Notice to participant.	ticipant (specify in item 14).  Operator's attorney (attach attorneys affidavit)				
If you are requesting TROs, you must choose	(1) X informed participant or his or her attorney of at (time): 10:30 a.m. of the date, time,	on (date): June 27, 1992				
one option under both a and b. Check the boxes	(2) made the following good-faith efforts to info	orm participant or his or her attorney of the date, time, and				
that apply.	place this petition would be filed (specify el	fforts):				
		ipant or his or her attorney of the date, time, and place this				
If you are calcing for the	petition would be filed because (specify real	asons):				
If you are asking for the orders to go into effect	within 100 feet of the program site will suffer great and in	ING. Program operator, program participants, or persons living rreparable harm before this petition can be heard in court				
immediately, as soon as the judge signs the TRO,	why it will occur before the hearing. For temporary excl	unless the court makes those orders requested above effective now and until the hearing. (Specify the harm and why it will occur before the hearing. For temporary exclusion orders under items 10-11, show emergency and need to				
you must state the reasons. State what	prevent imminent serious bodily injury.)  Participant has threatened the					
harm would result to you if the orders were not	the manager is afraid to work a shift alone in participant's building. The program has a limited staff, and we cannot replace  John until the hearing. Other participants have been disturbed					
made immediately.						
	<u> </u>					
	15. X Number of pages attached: 3 Contract dated May 1, 1992)  I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  Date: June 29, 1992					
	Robert Hoe	Robert Hoe				
VERY IMPORTANT:	(TYPE OR PRINT NAME) TITLE of person signing: Program <u>Director</u>	(SIGNATURE OF PROGRAM OPERATOR)				
<ol> <li>The date you sign.</li> <li>Your signature.</li> </ol>		RDER PROHIBITING ABUSE Page four of four SRAM MISCONDUCT				
DO NOT FORGET THESE OR ALL YOUR		Il Housing Misconduct)				
WORK WILL BE	L					

WASTED.